REMARKS

The Examiner has requested that Applicant correct the non-compliant amendment previously submitted. Applicant has corrected the status identifier of claim 4.

With respect to the rejection to the specification under 35 USC § 132, Applicant respectfully asserts that a person having ordinary skill in the art, when considering the word "polyamide" in view of the entire specification, would most certainly understand that "polyamide" is a typographical error and that "polyimide" was intended in its place. definition for "polyamide" is "A polymer containing repeated amide groups, as in various kinds of nylon." The American Heritage® Dictionary of the English Language, Fourth Edition. In contrast, the definition for "polyimide" is "A synthetic polymeric resin of a class resistant to high temperatures, wear, and corrosion, used primarily as a coating or film on a substrate substance." Throughout the specification of the present application, Applicant's entire disclosure relates to synthetic polymeric resins used as a coating or film on a substrate substance, and nowhere does Applicant mention elsewhere in the specification anything having to do with "repeated amide groups." In fact, although "synthetic polymeric resins used as a coating or film on a substrate substance" relates directly and specifically to the subject matter of the present invention, the notion of "repeated amide groups" has absolutely nothing to do with the subject matter of the present invention. Therefore, it is clear that a person having ordinary skill in the art, after an objective reading of the specification, would most certainly understand that the word "polyamide" was a mere clerical or typographical error and that Applicant meant to use the word "polyimide" instead. For this reason, because the word "polyimide" was clearly intended in the original disclosure at the time of filing, Applicant respectfully asserts that no new matter has

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been added to the specification by merely correcting a clerical or typographical error in the specification. Applicant respectfully requests that the Examiner remove the § 132 new matter rejection, and acknowledge the typographical error as would be understood by those having

CONCLUSION

Applicant respectfully submits that the claims are in condition for allowance and respectfully requests that a Notice of Allowance be issued in due course.

The Commissioner is hereby authorized to charge all fees and any additional fees that may be required or credit any overpayment to Bracewell & Patterson, L.L.P. Deposit Account No. 50-0259 (0408RF.045524).

Respectfully submitted,

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ordinary skill in the art.